



Commonwealth of Kentucky CONTRACT

	MBER:		
PON2	540 2300001551	Version: 1	Record Date:

Document Description: Special Education Regional Tech. Assist. Centers_ARP ESSER

Cited Authority: FAP111-44-00 Memorandum of Agreement

Reason for Modification:

Issuer Contact:

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Vendor Name: JEFFERSON COUNTY BOAR	D OF EDUCATION	Vendor No. Vendor Contact	KY0035849
		Name:	CORDELIA HARDIN
3332 NEWBURG RD		Phone:	502-485-3353
LOUISVILLE	KY 40218	Email:	CORDELIA.HARDIN@JEFFERSON.KYSCHOOLS.US

Effective From: 03/10/2023

Effective To: 09/30/2024

Line Item	Delivery Date	Quantity	Unit	Description	Unit Price	Contract Amount	Total Price
1		0.00000		Special Education Regional Tech. Assist. Centers ARP ESSER	\$0.000000	\$220,000.00	\$220,000.00

Extended Description:

Contract Period: March 10, 2023 through September 30, 2024

MUNIS: 473GF CFDA #: 84.425U Award #: S45U210026 Pass-through#: 4300005-21 100% ARP ESSER Federal

EARPO1 Learning Loss Pass-through#: 4300005-21 \$55,000

EARPP1 Summer Enrichment Pass-through#: 4300007-21 \$55,000

EARPQ1 Afterschool Program Pass-through#: 4300006-21 \$110,000

Scope of Services:

The purpose of this grant is to support Special Education Regional Technical Assistance Centers (SERTACs) in their efforts to provide innovative learning opportunities and support for the districts they serve as they work to overcome the challenges faced in our schools resulting from the Covid-19 Pandemic.

Several data sources including the Kentucky's Post-School Outcomes Center's Youth One Year Out (YOYO) Survey, Kentucky's State Performance Plan Indicators 1, 2, 13, and 14 data for students with disabilities and regional survey data from special education administrators provide evidence that transition programming has been negatively impacted by the Covid-19 Pandemic.

Access to opportunities to explore and engage in work-based learning programs, job shadowing and internships within communities had been lost. During the switch to remote/virtual learning, students with disabilities were impacted by the lack of opportunities to attend transition related events such as transition fairs. Students and families were disconnected from regional advocacy, educational employment, and adult care services. The lack of in person instruction left students without experiences with soft skills, employability skills and other critical content needed for success in their transition to post-secondary



opportunities. Another significant impact from Covid-19 has been the growing crisis of certified teachers, substitute teachers and bus drivers.

(Sustainability: While this contract is fully funded by the American Rescue Plan to address needs related to the pandemic, sustainability of this effort may be achieved at the district level through the braiding of Perkins V, IDEA, and the Office of Vocational Rehabilitations WIOA funding, as appropriate.)

Method of Payment: Quarterly reimbursement. Contractor will submit a detailed invoice consistent with the approved budget and the Kentucky Department of Education Contractor Expense Form. A final invoice MUST be submitted within 60 days of the contract expiration date.

This contract authorizes funding for the contract period based upon the availability of funds.

Shipping Informa	tion:	Billing Information:	
KDE - Division of Financial Managment		KDE - Division of Financial Managment	
300 Sower Blvd, 5th Floor, CSW		300 Sower Blvd, 5th Floor, CSW	
Frankfort	KY 40601	Frankfort KY 40601	

TOTAL CONTRACT AMOUNT:

\$220,000.00

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Memorandum of Agreement Terms and Conditions Revised January 2023

This Memorandum of Agreement (MOA) is entered into, by and between the Commonwealth of Kentucky, KENTUCKY DEPARTMENT OF EDUCATION ("the Commonwealth") and Jefferson County Board of Education("the Contractor") to establish an agreement to provide funding to support the Post-School Predictor Implementation Project with a system for planning, organizing, and evaluating transition education, services, and programs for students with disabilities. The initial MOA is effective from March 10, 2023 through September 30, 2024.

Scope of Services:

The purpose of this grant is to support Special Education Regional Technical Assistance Centers (SERTACs) in their efforts to provide innovative learning opportunities and support for the districts they serve as they work to overcome the challenges faced in our schools resulting from the Covid-19 Pandemic.

Several data sources including the Kentucky's Post-School Outcomes Center's Youth One Year Out (YOYO) Survey, Kentucky's State Performance Plan Indicators 1, 2, 13, and 14 data for students with disabilities and regional survey data from special education administrators provide evidence that transition programming has been negatively impacted by the Covid-19 Pandemic.

Access to opportunities to explore and engage in work-based learning programs, job shadowing and internships within communities had been lost. During the switch to remote/virtual learning, students with disabilities were impacted by the lack of opportunities to attend transition related events such as transition fairs. Students and families were disconnected from regional advocacy, educational employment, and adult care services. The lack of in person instruction left students without experiences with soft skills, employability skills and other critical content needed for success in their transition to post-secondary opportunities. Another significant impact from Covid-19 has been the growing crisis of certified teachers, substitute teachers and bus drivers.

(Sustainability: While this contract is fully funded by the American Rescue Plan to address needs related to the pandemic, sustainability of this effort may be achieved at the district level through the braiding of Perkins V, IDEA, and the Office of Vocational Rehabilitations WIOA funding, as appropriate.)

Goals/Deliverables

GLEC will use grant funds to address two performance goals targeted by the project:

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• Goal 1: Increase student knowledge of career options and the education, training and skills required.

• Goal 2: Increase family knowledge and use of resources for transition readiness, including the common college application, the Free Application for Federal Student Aid (FASFA); accessing appropriate campus housing arrangements; and ensuring student connections to available campus services and supports.

• Goal 3: Increase student knowledge of career prospects, industry specific skills/ training, workplace expectations and soft skills, and increase student awareness of college options.

GLEC will employ an administrator on a part-time basis to plan, schedule and manage grant activities, coordinate with schools and community partners, track data and prepare reports. Stipends and extra-service salaries are included for additional time and resources dedicated to the facilitation and participation in the following grant activities:

• GLEC will work with Academies of Louisville to identify teachers for training and provide teachers with professional learning on Career Cruising tool and student planning strategies.

• CTE Teachers, Academy of Louisville Coaches and ECE Teachers will facilitate student use of Career Cruising planning tool.

• GLEC will collaborate with Jefferson Community and Technical College and other local universities to furnish campus visits to students. GLEC will collaborate with community partners to connect students with career fairs to learn about multiple career options. GLEC will provide student transportation to/from campus tours and career fairs.

• GLEC will conduct 4 Workshops focusing on the common college application, FASFA, as well as housing and campus resources.

• GLEC will promote the proposed workshops in partnership with JCPS Communications, local media, and community partners.

• GLEC staff will assist students/families with documents needed for post-secondary success (photo IDs, Birth Certificates, etc.).

• Two workshops to parents of elementary and middle school children will be provided to build a transition readiness pipeline.

• GLEC will work with JCPS Communications or outside vendor to provide transition readiness training videos for teachers and post on GLEC website. Resources for families on GLEC website such as links to workshop recordings as well as other tools, including a self-paced Google Classroom Support Guide on how to complete college applications and FASFA will also be provided.

• GLEC will partner with Coca Cola Consolidated, Indiana/Kentucky/Ohio Regional Council of Carpenters, UPS, and other local employers to provide workplace learning experiences to students.

• GLEC will collaborate with Jefferson Community and Technical College and other local universities to provide campus learning experiences to students.

• GLEC will offer hometown fieldtrips to students to increase life skills and selfautonomy.

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• GLEC will co-design with Bellarmine University a Transition Conference for students.

Reporting/Measurable

GLEC outcomes expected upon completion of this project: By September 30, 2024:

• Provided professional learning to 30 CTE and Special Education Teachers on the Career Cruising interest inventory and how it can enhance student planning and IEP development.

- Juniors and Seniors will use the Career Cruising model.
- Two hundred (200) Juniors and Seniors will visit a college campus and/or attend a Career Fair.
- Assisted 200 Families/Seniors in completing college common applications.
- Assisted 100 Families/Seniors in completing FAFSA applications.
- · Connected 50 families/Seniors with campus housing.
- · Linked 50 families/seniors to campus resources and supports.
- Provided 200 Juniors and Seniors with career exploration visits to local employer sites.
- Provided 10-12 campus visits to 150-200 Juniors and Seniors.
- Provided 50 students with hometown fieldtrip experiences.
- Ensured 50-60 students participate in Transition Conference focusing on building soft skills

Pricing:

Budget:

MUNIS Code	Description	Amount Budgeted	EARPO1 25%	EARPP1 25%	EARPQ1 50%
	PERSONNEL				
110	Retired Administrator: Reports to GLEC Director. Plan, schedule, and manage grant activities, coordinate with schools and community partners, track data and prepare reports. \$350 per day X 2 days per week	\$ 25,200.00	\$ 6,300.00	\$ 6,300.00	\$ 12,600.00

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	X 36 weeks (January – September) = \$25,200.				
110	X 7 hours X 195 days = \$88,780 X 3% of time committed to project = \$2,663	\$ 2,663.00	\$ 665.75	\$ 665.75	\$ 1,331.50
113	Teacher Extra Service to attend mandatory grant training afterschool hours: professional development for Career and Technical Education (CTE) Teachers and Special Education Teachers on the use of the Career Cruising Individual Learning Plan module: average hourly rate of \$55 per hour X 4 hours X up to 30 teachers = \$6,600 . Teacher Extra Service to attend mandatory Summer Institute for CTE and Special Education Teachers: average hourly rate of \$55 per hour X 7 hours X 2 days = \$23,100	\$ 29,700.00	\$ 7,425.00	\$ 7,425.00	\$ 14,850.00
113	Teacher Extra Service to attend mandatory grant training on Co- Teaching strategies for CTE and Special Education Teachers. Topics to include Individual Learning Plan	\$ 9,900.00	\$ 2,475.00	\$ 2,475.00	\$ 4,950.00

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	X up to 6 hours X up to 30 teachers = \$9,900				J
113	Stipend for afterschool Professional Learning and Collaboration between CTE and Special Education Teachers: \$22.3537 per hour X 10 schools X 2 teachers per school X 12 hours = \$5,365	\$ 5,365.00	\$ 1,341.25	\$ 1,341.25	\$ 2,682.50
113	Extra Service Exceptional Child Education (ECE) Resource Teacher, High School to assist Retired Administrator and GLEC Director with planning, scheduling and organizing Transition project activities: 30 days of extra service @ \$67.04 hourly rate X 7 hours X 30 days = \$14,078.	\$ 14,078.00	\$ 3,519.50	\$ 3,519.50	\$ 7,039.00
120	Substitutes so Special Education Teachers can attend workplace site visits, aka Micro-Externships, with their students as well as accompany students on college campus tours: \$150 per day X <u>15 Substitutes</u> X 2 days = \$4,500	\$ 4,500.00	\$ 1,125.00	\$ 1,125.00	\$ 2,250.00
211	FRINGE BENEFITSLife Insurance: \$2 forGLEC Resource Teachercommitting 3% of time toproject	\$ 2.00	\$ 0.50	\$ 0.50	\$ 1.0
213	Liability Insurance: \$44 for Retired Administrator + \$2 for GLEC Resource Teacher + \$44 X 15 Substitutes = \$660 . Total Liability Insurance = \$706 .	\$ 706.00	\$ 176.50	\$ 176.50	\$ 353.00
215	Long Term Disability: \$3 GLEC Resource Teacher	\$ 3.00	\$ 0.75	\$ 0.75	\$ 1.50
222	Medicare Match: \$365 Retired Administrator + \$39 GLEC Resource Teacher + \$574 Teacher Extra Service + \$78 Teacher Stipends	\$ 1,325.00	\$ 331.25	\$ 331.25	\$ 662.50

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	+ To + \$	fterschool collaboration \$204 ECE Resource eacher Extra Service \$65 for Substitutes = 1,325. entucky Teachers				
	231 fo 231 fo \$ + To + \$	etirement System (TRS): \$4,310 Retired dministrator + \$456 GLEC esource Teacher + \$6,774 or Teacher Extra Service, 918 for Teacher Stipends \$2,408 ECE Resource eacher Extra Service \$770 for Substitutes = 15,636	\$ 15,636.00	\$ 3,909.00	\$ 3,909.00	\$ 7,818.0
	253 A 253 fo \$1 + Te	nemployment: \$60 Retired dministrator + \$2 GLEC esource Teacher + \$396 r Teacher Extra Service, 54 for Teacher Stipends \$141 ECE Resource eacher \$45 for Substitutes \$698	\$ 698.00	\$ 174.50	\$ 174.50	\$ 349.0
	260 \$6 + 260 E: Te	/orkers Compensation: 56 Retired Administrator \$7 GLEC Resource eacher + \$103 for Teacher xtra Service, \$14 for eacher Stipends + \$37 CE Resource Teacher + 12 for Substitutes = \$202	\$ 239.00	\$ 59.75	\$ 59.75	\$ 119.5
	294 \$2	ederal Health Insurance: 216 GLEC Resource eacher	\$ 216.00	\$ 54.00	\$ 54.00	\$ 108.0
	296 Fe	ederal State Administrative ee: \$3 GLEC Resource eacher	\$ 3.00	\$ 0.75	\$ 0.75	\$ 1.5
	322 w E to P	ducation Consultants: ommunity-based content operts to speak at Family ngagement Workshops: 250 per speaker X 6 orkshops = \$1,500 + ducation Consultants o Lead Teacher rofessional Development n differentiation, special	\$ 26,500.00	\$ 6,625.00	\$ 6,625.00	\$ 13,250.0

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	education strategies and co-teaching: \$2,500 per session X 4 half- day sessions = \$10,000. Summer Institute for CTE and Special Education Teachers. Topics to include content enhancement strategies, teamwork strategies, and learning strategies @ \$5,000 per day X 2 days = \$10,000. Education Consultant total is \$9,500. Full-day Transition Conference at Bellarmine University to assist				
349	students in developing resumes, practice interviewing and build other soft skills @ \$5,000. Education Consultant total is \$26,500. Other Professional Services: JCPS Evaluation Services @ \$70 per hour X 21 hours = \$1,470 + Child Care for Family Engagement Workshops: \$50 per hour X 2 staff X 3 hours X 6 workshops =	\$ 3,270.00	\$ 817.50	\$ 817.50	\$ 1,635.0
514	 \$1,800. Other Professional Services total \$3,270. Contracted Bus Services: \$250 per bus X 7 buses to serve 15 – 21 high schools X 3 campus tours X up to 3 universities = \$15,750 PLUS Contracted Bus Services \$250 per bus X 7 buses to serve 15 – 21 high schools X 3 workplace learning visits X up to 4 business partners = \$21,000 + Hometown Field trips to learn where post office, courthouse, transit authority and driver's 	\$ 37,250.00	\$ 9,312.50	\$ 9,312.50	\$ 18,625.0

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	license bureau are located: \$250 per bus X 2 field trips = \$500 . Bus transportation total is \$37,250.				
531	@ .25 per piece X 2,000 pieces = \$500.	\$ 500.00	\$ 125.00	\$ 125.00	\$ 250.0
559	Printing of Transition Readiness brochures and flyers by JCPS Materials Production @ \$1.50 per four color item X 2,000 brochures or flyers = \$3,000.	\$ 3,000.00	\$ 750.00	\$ 750.00	\$ 1,500.00
541	Advertisements promoting Family Engagement Workshops over television and/or radio: \$100 per spot X 20 spots X 6 workshops = \$12,000	\$ 12,000.00	\$ 3,000.00	\$ 3,000.00	\$ 6,000.00
610	General Supplies for Family Engagement Workshops: Parent workshops on Special Education processes and resources, the common college application, financial aid, college housing and campus resources @ \$500 per workshop X 6 workshops (paper, copies, folders, pens, pencils, clips, binders, name tags, etc.)	\$ 3,000.00	\$ 750.00	\$ 750.00	\$ 1,500.00
616	Family Engagement Workshops Refreshments to remove barriers to participation for Parents to attend evening Transition Poadiness	\$ 1,500.00	\$ 375.00	\$ 375.00	\$ 750.00

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	information regarding campus housing and supports, and discuss Career and Technical Education options as well as workplace learning and training opportunities: \$5 per person X 50 Parents per workshop X 6				
643	workshops = \$1,500. Supplemental Books, Study Guides and Curriculum: Career Cruising virtual job shadowing additional resources @ \$5,000	\$ 5,000.00	\$ 1,250.00	\$ 1,250.00	\$ 2,500.0
645	Production by JCPS Communications Department or outside vendor of training videos for anytime access by Teachers on the GLEC website: \$2,500 per video X 2 videos. Videos will cover Special Education and Career and Technical Education Opportunities, Processes and Resources for Teachers as well as for Parents and Families.	\$ 5,000.00	\$ 1,250.00	\$ 1,250.00	\$ 2,500.0
650	Technology Related Supplies: Virtual Reality goggles for students to virtually explore various career options - \$500 per goggle X 6 goggles.	\$ 3,028.00	\$ 757.00	\$ 757.00	\$ 1,514.0
680	Student Welfare Spending: help students get required identification such as birth certificates or driver's license: \$10 per birth certificate X 100 students = \$1,000 + \$20 for Kentucky ID X 100 students = \$2,000. Total is \$3,000	\$ 3,000.00	\$ 750.00	\$ 750.00	\$ 1,500.C
913	Indirect Costs @ approved district rate of	\$ 6,718.00	\$ 1,679.50	\$ 1,679.50	\$ 3,359.0

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	3.15%: \$213,254 X 3.15% = \$6,718				
	Total Grant Request	\$ 220,000.00			

Method of Payment:

Quarterly reimbursement. The Contractor will submit a detailed invoice consistent with the approved the approved budget and the Kentucky Department of Education Contractor Expense Report. A final invoice must be submitted within 60 days of the contract expiration date.

Remit all invoices, bills, or requests for payment to: Leesa Unger, Division of Budgets and Financial Management, Kentucky Department of Education, 300 Sower Boulevard

- 5th Floor, Frankfort, KY 40601, or email to Leesa.unger@education.ky.gov.

Kentucky Department of Education Terms and Conditions

Discrimination

The contractor agrees to comply with the provisions of Section 504 of the Rehabilitation Act of 1973, as amended, 29 U.S.C. § 794 (Section 504), and applicable federal regulations relating thereto set forth at 34 C.F.R. Part 104 prohibiting the exclusion of participation, denial of benefits, or discrimination of any qualified individual under any program or activity.

Choice of Law and Forum

The laws of the Commonwealth of Kentucky shall govern all questions as to the execution, validity, interpretation, construction, and performance of this agreement or any of its terms.

Any suit, action or other proceeding regarding the execution, validity, interpretation, construction, or performance of this agreement shall be filed in the Franklin Circuit Court of the Commonwealth of Kentucky.

Requirement for Reporting to Kentucky Teachers Retirement System

Please note that, if any bidder to this solicitation is a current retiree of the Kentucky Teachers Retirement System ("KTRS"), or proposes to use a current or potential retiree of KTRS to perform any work under any contract, this may have an adverse impact upon retirement benefits for that retiree. This would occur, regardless of whether a contract is awarded to the individual directly, or to another legal entity for which the individual works.

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Accordingly, if a potential bidder proposes to use such individuals to perform the work, the bidder is strongly encouraged to check with KTRS to determine what requirements apply, before submitting a response. The KTRS help desk number is 800-618-1687.

Furthermore, as a condition of any successful contract award, any information on such retirees (as defined and required by KTRS) must be submitted prior to any services being performed by said individuals under this contract.

As a firm condition of this contract, any contractor agrees to be financially responsible for any failure by such current or potential retirees to properly report information concerning their retirement status during the life of any contract awarded.

508 Compliance

Contractor hereby warrants that the products or services to be provided under this contract comply with the accessibility requirements of Section 508 of the Rehabilitation Act of 1973, as amended (29 U.S.C. § 794d), and its implementing regulations set forth at Title 36, Code of Federal Regulations, part 1194.1. Contractor further warrants that the products or services to be provided under this contract comply with existing federal standards established under Section 255 of the Federal Telecommunications Act of 1996 (47 U.S.C. § 255), and its implementing regulations set forth at Title 36, Code of Federal 1194.2, to the extent the contractor's products or services may be covered by that act. Contractor agrees to promptly respond to and resolve any complaint regarding accessibility of its products or services which is brought to its attention.

Contractor will use the W3C's Web Content Accessibility Guidelines (WCAG) 2.0 Levels A and AA and the Web Accessibility Initiative Accessible Rich Internet Applications Suite (WAI-ARIA) 1.0 for web content, which are incorporated by reference.

Family Educational Rights and Privacy Act

If during the course of this agreement, KDE discloses to the contractor any data protected by the Family Educational Rights and Privacy Act of 1974 (FERPA), as amended, and its regulations, and data protected by the Richard B. Russell National School Lunch Act (42 U.S.C. 1751 et seq)(NSLA) and Child Nutrition Act of 1966 (42 U.S.C. 1771 et seq.)(CNA) the contractor is bound by the confidentiality, security and redisclosure requirements and restrictions stated in FERPA, NSLA and CNA and will enter into a confidentiality agreement and ensure its employees and contractors execute affidavits of nondisclosure as required by KDE.

Data Security and Breach Protocols

Contractors that receive Personal Information as defined by and in accordance with Kentucky's Personal Information Security and Breach Investigation Procedures and Practices Act, KRS 61.931, et seq., (the "Act"), shall secure and protect the Personal

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Information by, without limitation, complying with all requirements applicable to non-affiliated third parties set forth in the Act.

"Personal Information" is defined in accordance with KRS 61.931(6) as "an individual's first name or first initial and last name; personal mark; or unique biometric or genetic print or image, in combination with one (1) or more of the following data elements:

An account, credit card number, or debit card number that, in combination with any required security code, access code or password, would permit access to an account;

A Social Security number;

A taxpayer identification number that incorporates a Social Security number;

A driver's license number, state identification card number or other individual identification number issued by an agency;

A passport number or other identification number issued by the United States government; or

Individually Identifiable Information as defined in 45 C.F.R. sec. 160.013 (of the Health Insurance Portability and Accountability Act), except for education records covered by the Family Education Rights and Privacy Act, as amended 20 U.S.C. sec 1232g."

As provided in KRS 61.931(5), a "non-affiliated third party" means "any person or entity that has a contract or agreement with the Commonwealth and receives (accesses, collects or maintains) personal information from the Commonwealth pursuant to the contract or agreement."

The contractor hereby agrees to cooperate with the Commonwealth in complying with the response, mitigation, correction, investigation, and notification requirements of the Act.

The contractor shall notify as soon as possible, but not to exceed seventy-two (72) hours, the contracting agency, the Commissioner of the Kentucky State Police, the Auditor of Public Accounts, and the Commonwealth Office of Technology of a determination of or knowledge of a breach, unless the exception set forth in KRS 61.932(2)(b)2 applies and the contractor abides by the requirements set forth in that exception. If the agency is a unit of government listed in KRS 61.931(1)(b), the contractor shall notify the Commissioner of the Department of Local Government in the same manner as above. If the agency is a public school district listed in KRS 61.931(1)(d), the contractor shall notify the Commissioner of the Department of Education in the same manner as above. If the agency is a neducational entity listed under KRS 61.931(1)(e), the contractor shall notify

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the Council on Postsecondary Education in the same manner as above. Notification shall be in writing on a form developed by the Commonwealth Office of Technology.

The contractor hereby agrees to report, immediately and within twenty-four (24) hours, any known reasonably believed instances of missing data, data that has been inappropriately shared, or data taken off site to my immediate supervisor, Associate Commissioner, and to the KDE Office for whom I perform work under the contract with KDE.

The contractor hereby agrees that the Commonwealth may withhold payment(s) owed to the contractor for any violation of the Identity Theft Prevention Reporting Requirements.

The contractor hereby agrees to undertake a prompt and reasonable investigation of any breach as required by KRS 61.933.

Upon conclusion of an investigation of a security breach of Personal Information as required by KRS 61.933, the contractor hereby agrees to an apportionment of the costs of the notification, investigation, and mitigation of the security breach.

In accordance with KRS 61.932(2)(a) the contractor shall implement, maintain, and update security and breach investigation procedures that are appropriate to the nature of the information disclosed, that are at least as stringent as the security and breach investigation procedures and practices established by the Commonwealth Office of Technology:

<u>http://technology.ky.gov/ciso/Pages/</u> InformationSecurityPolicies,StandardsandProcedures.aspx

Student Data Security

Pursuant to KRS 365.734 (House Bill 232 (2014)), if contractor is a known cloud computing service provider (as defined in KRS 365.734(1)(b) as "any person or entity other than an educational institution that operates cloud computing services"), or, through service to agency, becomes the equivalent of a cloud computing service provider, contractor does further agree that:

Contractor shall not process student data for any purpose other than providing, improving, developing, or maintaining the integrity of its cloud computing services, unless the provider receives express permission from the student's parent. The contractor shall work with the student's school and district to determine the best method of collecting parental permission. KRS 365.734 defines "process" and "student data".

With a written agreement for educational research, contractor may assist an educational institution to conduct educational research as permitted by the Family Education Rights and Privacy Act of 1974, as amended, 20 U.S.C.sec.1232g.

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Pursuant to KRS 365.734, contractor shall not in any case process student data to advertise or facilitate advertising or to create or correct an individual or household profile for any advertisement purposes.

Pursuant to KRS 365.734, contractor shall not sell, disclose, or otherwise process student data for any commercial purpose.

Pursuant to KRS 365.734, contractor shall certify in writing to the agency that it will comply with KRS 365.734(2).

Federal Terms and Conditions Revised June 21, 2022

The Contractor must comply with the following:

Shall be registered in the <u>System for Award Management</u> and maintain and active registration.

Shall have a Unique Entity Identifier (UEI) Number through the System for Award Management.

Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards under <u>2 CFR PART 200</u> and the <u>Education Department General</u> <u>Administrative Regulations</u> (EDGAR) in 34 CFR PARTS 76, 77, 81 and 82 as applicable.

Property Standards under 2 CFR 200.310-200.316.

Procurement Standards under 2 CFR 200.318 - 2 CFR 200.327.

Uniform Guidance Subpart F—Audit Requirements

The subrecipient must provide the Kentucky Department of Education with documentation of compliance with audit requirements as required by the Uniform Guidance <u>2 CFR 200.500-200.507</u> Cost Principles, Audit, and Administrative Requirements for Federal Awards.

#Single Audit. A non-Federal entity (a State, local government, Indian tribe, Institution of Higher Education (IHE)₁, or nonprofit organization) that expends \$750,000 or more during the non-Federal entity's fiscal year in Federal awards must have a single audit conducted in accordance with 2 CFR 200.501, "Audit Requirements," except when it elects to have a program specific audit conducted.

#Exemption when Federal awards expended are less than \$750,000. A non-Federal entity that expends less than \$750,000 during the non-Federal entity's fiscal year in Federal awards is exempt from Federal audit requirements for that year, except as noted in 2 CFR 200.503, but

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records must be available for review or audit by appropriate officials of the Federal agency, pass-through entity, and Government Accountability Office (GAO). Generally, grant records must be maintained for a period of three

years after the date of the final expenditure report (2 CFR § 200.334).

#Report Submission. To meet audit requirements of U.S. Office of Management and Budget (OMB) Uniform Guidance: Cost Principles, Audit, and Administrative Requirements for Federal Awards (Uniform Guidance), grantees must submit all audit documents required by Uniform Guidance 2 CFR 200.512, including Form SFSAC: Data Collection Form electronically to the Federal Audit Clearinghouse at: <u>https://facides.census.gov/Account/Login.aspx</u>.

Federal Funding Accountability and Transparency Act Compliance

For agreements that include Federal funds, the Contractor shall comply with the Federal Funding Accountability and Transparency Act (FFATA or Transparency Act - P.L.109-282, as amended by section 6202(a) of P.L. 110-252), including registration of a Data Universal Numbering System (DUNS) identifier number if the amount of Federal funds awarded to the Contractor is \$30,000 or more. Details on how to register and acquire a DUNS number are available at http://fedgov.dnb.com/webform, and are free for all entities required to register for grant awards under these provisions. The Second Party must disclose to KDE the names of the top five executives and total compensation to each, if:

*More than 80% of the Second Party's annual gross revenues originate from the federal government (directly or indirectly through the state), and those revenues are greater than \$25,000,000 annually, and

*Compensation information is not already available to the public.

Certifications Regarding Lobbying; Debarment, Suspension and Other Responsibility Matters; And Drug-Free Workplace Requirements

Lobbying

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 34 CFR Part 82, for persons entering into a grant or cooperative agreement over \$100,000, as defined at 34 CFR Part 82, Sections 82.105 and 82.110, the Contractor certifies that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

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2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

3. The undersigned shall require that the language of this certification be included in the award

documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under

grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose

accordingly.

Debarment, Suspension, and Other Responsibility Matters

As required by Executive Order 12549, Debarment and Suspension, and implemented at 34 CFR Part 85, for prospective participants in primary covered transactions, as defined at 34 CFR Part 85, Sections 85.105 and 85.110—

A. The applicant certifies that it and its principals:

(a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;

(b) Have not within a three-year period preceding this application been convicted of or had a civil judgement rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

(c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (2)(b) of this certification; and

(d) Have not within a three-year period preceding this application had one or more public transaction (Federal, State, or local) terminated for cause or default; and

B. Where the Contractor is unable to certify to any of the statements in this certification, he or she shall provide a written explanation to the Kentucky Department of Education.

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Drug-Free Workplace (Grantees Other Than Individuals)

As required by the Drug-Free Workplace Act of 1988, and implemented at 34 CFR Part 85, Subpart F, for grantees, as defined at 34 CFR Part 85, Sections 85.605 and 85.610

A. The Contractor certifies that it will or will continue to provide a drug-free workplace by:

(a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;

- (b) Establishing an on-going drug-free awareness program to inform employees about:
 - (1) The dangers of drug abuse in the workplace;

(2) The grantee's policy of maintaining a drug-free workplace;

(3) Any available drug counseling, rehabilitation, and employee assistance programs; and

(4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;

(c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);

(d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will:(1) Abide by the terms of the statement; and

(2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;

(e) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to: Director, Grants Policy and Oversight Staff, U.S. Department of Education, 400 Maryland Avenue, S.W. (Room 3652, GSA Regional Office Building No. 3), Washington, DC 20202-4248. Notice shall include the identification number(s) of each affected grant;

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(f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted:

(1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or

(2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;

(g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

B. The grantee may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant: Place of Performance (Street address. city, county, state, zip code):

Drug-Free Workplace (Grantees Other Than Individuals)

As required by the Drug-Free Workplace Act of 1988, and implemented at 34 CFR Part 85, Subpart F, for grantees, as defined at 34 CFR Part 85, Sections 85.605 and 85.610:

A. As a condition of the grant, I certify that I will not engage in the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance in conducting any activity with the grant; and

B. If convicted of a criminal drug offense resulting from a violation occurring during the conduct of any grant activity, I will report the conviction, in writing, within 10 calendar days of the

conviction, to: Director, Grants Policy and Oversight Staff, Department of Education, 400 Maryland Avenue, S.W. (Room 3652, GSA Regional Office Building No. 3), Washington, DC

20202-4248. Notice shall include the identification number(s) of each affected grant.

Specific Conditions for Disclosing Federal Funding in Public Announcements

When issuing statements, press releases, requests for proposals, bid solicitations and other

documents describing projects or programs funded in whole or in part with Federal money,

U.S. Department of Education grantees shall clearly state:

1) the percentage of the total costs of the program or project which will be financed with Federal money;

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2) the dollar amount of Federal funds for the project or program; and

3) the percentage and dollar amount of the total costs of the project or program that will be financed by non-governmental sources.

Recipients must comply with these conditions under Division B, Title V, Section 505 of Public Law 115-245, Consolidated Appropriations Act, 2019.

Prohibition of Text Messaging and Emailing While Driving During Official Federal Grant Business

Federal grant recipients, sub recipients and their grant personnel are prohibited from text

messaging while driving a government owned vehicle, or while driving their own privately owned vehicle during official grant business, or from using government supplied electronic

equipment to text message or email when driving.

Recipients must comply with these conditions under Executive Order 13513, "Federal Leadership on Reducing Text Messaging While Driving," October 1, 2009.

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Memorandum of Agreement Standard Terms and Conditions Revised December 2019

1.00 Effective Date:

All Memorandum of Agreements are not effective until the Secretary of the Finance and Administration Cabinet or his authorized designee has approved the agreement and until the agreement has been submitted to the government contract review committee. However, in accordance with KRS 45A.700, memoranda of agreement in aggregate amounts of \$50,000 or less are exempt from review by the committee and need only be filed with the committee within 30 days of their effective date for informational purposes.

KRS 45A.695(7) provides that payments on personal service contracts and memoranda of agreement shall not be authorized for services rendered after government contract review committee disapproval, unless the decision of the committee is overridden by the Secretary of the Finance and Administration Cabinet or agency head, if the agency has been granted delegation authority by the Secretary.

2.00 EEO Requirements

The Equal Employment Opportunity Act of 1978 applies to All State government projects with an estimated value exceeding \$500,000. The contractor shall comply with all terms and conditions of the Act.

3.00 Cancellation clause:

Both parties shall have the right to terminate and cancel this contract at any time not to exceed thirty (30) days' written notice served on the other party by registered or certified mail.

4.00 Funding Out Provision:

The state agency may terminate this agreement if funds are not appropriated to the contracting agency or are not otherwise available for the purpose of making payments without incurring any obligation for payment after the date of termination, regardless of the terms of the agreement. The state agency shall provide the Contractor thirty (30) calendar day's written notice of termination of the agreement due to lack of available funding.

5.00 Reduction in Contract Worker Hours:

The Kentucky General Assembly may allow for a reduction in contract worker hours in conjunction with a budget balancing measure for some professional and non-professional

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service contracts. If under such authority the agency is required by Executive Order or otherwise to reduce contract hours, the agreement will be reduced by the amount specified in that document. If the contract funding is reduced, then the scope of work related to the contract may also be reduced commensurate with the reduction in funding. This reduction of the scope shall be agreeable to both parties and shall not be considered a breach of contract.

6.00 Access to Records:

The state agency certifies that it is in compliance with the provisions of KRS 45A.695, "Access to contractor's books, documents, papers, records, or other evidence directly pertinent to the contract." The Contractor, as defined in KRS 45A.030, agrees that the contracting agency, the Finance and Administration Cabinet, the Auditor of Public Accounts, and the Legislative Research Commission, or their duly authorized representatives, shall have access to any books, documents, papers, records, or other evidence, which are directly pertinent to this agreement for the purpose of financial audit or program review. The Contractor also recognizes that any books, documents, papers, records, or other evidence, received during a financial audit or program review shall be subject to the Kentucky Open Records Act, KRS 61.870 to 61.884. Records and other prequalification information confidentially disclosed as part of the bid process shall not be deemed as directly pertinent to the agreement and shall be exempt from disclosure as provided in KRS 61.878(1)(c).

7.00 Violation of tax and employment laws:

KRS 45A.485 requires the Contractor and all subcontractors performing work under the agreement to reveal to the Commonwealth, prior to the award of a contract, any final determination of a violation by the Contractor within the previous five (5) year period of the provisions of KRS chapters 136, 139, 141, 337, 338, 341, and 342. These statutes relate to corporate and utility tax, sales and use tax, income tax, wages and hours laws, occupational safety and health laws, unemployment insurance laws, and workers compensation insurance laws, respectively.

To comply with the provisions of KRS 45A.485, the Contractor and all subcontractors performing work under the agreement shall report any such final determination(s) of violation(s) to the Commonwealth by providing the following information regarding the final determination(s): the KRS violated, the date of the final determination, and the state agency which issued the final determination.

KRS 45A.485 also provides that, for the duration of any contract, the Contractor and all subcontractors performing work under the agreement shall be in continuous compliance

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with the provisions of those statutes, which apply to their operations, and that their failure to reveal a final determination as described above, or failure to comply with the above statutes for the duration of the agreement shall be grounds for the Commonwealth's cancellation of the agreement and their disqualification from eligibility for future state contracts for a period of two (2) years.

[Check box section below need only be included for Contractors that are quasigovernmental entities or 501(c)3 non-profit entities.]

Contractor must check one:

 $\underline{\checkmark}$ The Contractor has not violated any of the provisions of the above statutes within the previous five (5) year period.

The Contractor has violated the provisions of one or more of the above statutes within the previous five (5) year period and has revealed such final determination(s) of violation(s). Attached is a list of such determination(s), which includes the KRS violated, the date of the final determination, and the state agency which issued the final determination.

8.00 Discrimination:

This section applies only to agreements disbursing federal funds, in whole or part, when the terms for receiving those funds mandate its inclusion. Discrimination (because of race, religion, color, national origin, sex, sexual orientation, gender identity, age, or disability) is prohibited. During the performance of this agreement, the Contractor agrees as follows:

The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, national origin, sex, sexual orientation, gender identity or age. The Contractor further agrees to comply with the provisions of the Americans with Disabilities Act (ADA), Public Law 101-336, and applicable federal regulations relating thereto prohibiting discrimination against otherwise qualified disabled individuals under any program or activity. The Contractor agrees to provide, upon request, needed reasonable accommodations. The Contractor will take affirmative action to ensure that applicants are employed and that employees are treated during employment without regard to their race, religion, color, national origin, sex, sexual orientation, gender identity, age or disability. Such action shall include, but not be limited to the following; employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensations; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places,

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available to employees and applicants for employment, notices setting forth the provisions of this non-discrimination clause.

In all solicitations or advertisements for employees placed by or on behalf of the Contractor, the Contractor will, state that all qualified applicants will receive consideration for employment without regard to race, religion, color, national origin, sex, sexual orientation, gender identity, age or disability.

The Contractor will send to each labor union or representative of workers with which he/ she has a collective bargaining agreement or other contract or understanding, a notice advising the said labor union or workers' representative of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance.

The Contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965 as amended, and of the rules, regulations and relevant orders of the Secretary of Labor.

The Contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, as amended, and by the rules, regulations and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

In the event of the Contractor's noncompliance with the nondiscrimination clauses of this agreement or with any of the said rules, regulations or orders, this agreement may be cancelled, terminated or suspended in whole or in part and the Contractor may be declared ineligible for further government contracts or federally-assisted construction contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965, as amended, and such other sanctions may be imposed and remedies invoked as provided in or as otherwise provided by law.

The Contractor will include the provisions of paragraphs (1) through (7) of section 202 of Executive Order 11246 in every subcontract or purchase order unless exempted by rules, regulations or orders of the Secretary of Labor, issued pursuant to section 204 of Executive Order No. 11246 of September 24, 1965, as amended, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action

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with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions including sanctions for noncompliance; provided, however, that in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

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Approvals

This agreement is subject to the terms and conditions stated herein. By affixing signatures below, the parties verify that they are authorized to enter into this agreement and that they accept and consent to be bound by the terms and conditions stated herein. In addition, the parties agree that (i) electronic approvals may serve as electronic signatures, and (ii) this agreement may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all counterparts together shall constitute a single agreement.

1st Party:

	Director, Div. of Budgets & Financial Management
Signature	Title
Karen Wirth Printed Name	Deta
Printed Name	Date
2nd Party:	
	Superintendent
Signature	Title
Martin Pollio	
Printed Name	Date
Other Party:	
Signature	Title
Signature	
Printed Name	Dete
Printed Name	Date
Approved as to form and legality:	
Approved in eMARS Kentucky Department of Education	
Attorney	
Applicable for federal funds:	

Unique Entity Identifier (UEI) Number: R5D3NH1SNPA7 Must be registered in the <u>System for Award Management</u> system. Include Unique Entity Identifier (UEI) Number if the amount of Federal funds awarded to the Second Party is \$30,000 or more. (See Federal Funding Accountability and Transparency Act Compliance section)

SAM CAGE Code OEN98